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SOUTHERN DISTRICT OF NEW YORK		
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In re	:	Chapter 11
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DELPHI CORPORATION, <u>et</u> <u>al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
	x	

SUPPLEMENTAL AFFIDAVIT OF JAMES C. BECKER IN SUPPORT OFAPPLICATION FOR ORDER UNDER 11 U.S.C. §§ 327(a) AND 328 AND FED. R. BANKR.
P. 2014(a) AUTHORIZING EMPLOYMENT AND RETENTION OF JONES LANG LASALLE AMERICAS, INC. AS REAL ESTATE ADMINISTRATIVE AND TRANSACTION SERVICES PROVIDER TO DEBTORS

COUNTY OF WAYNE)
) ss
STATE OF MICHIGAN)

JAMES C. BECKER, being duly sworn, deposes and states as follows:

- 1. I am a Managing Director in the firm of Jones Lang LaSalle Americas, Inc. ("JLL"), proposed real estate administrative and transaction services provider for Delphi Corporation ("Delphi" or the "Company") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors").
- 2. I submit this supplemental affidavit (the "Affidavit") in support of the Application For Order Under 11 U.S.C. §§ 327(a) And 328 And Fed. R. Bankr. P. 2014(a) Authorizing Employment And Retention Of Jones Lang LaSalle Americas, Inc. as Real Estate Administrative and Transaction Services Provider To Debtors (the "Application"), filed on November 9, 2005.

3. The name, address, and telephone number of JLL are as follows:

Jones Lang LaSalle Americas, Inc. 200 East Randolph Chicago, Illinois 60601 Telephone: 312-782-5800

Oualification Of Professionals

- 4. JLL is well qualified to assist the Debtors in the manner described in the Application. JLL is a global integrated real estate services provider, specializing in facility services, transactional services, and lease administration. Its services include but are not limited to advising companies in complex restructuring assignments concerning the reduction of real estate operating and occupancy costs, increasing operating efficiency of real estate assets, and advising companies on all real estate matters during restructuring and reorganization or liquidation efforts.
- 5. Furthermore, JLL has previously advised the Debtors regarding real estate matters. JLL is thoroughly familiar with the Debtors' real estate matters based on the services that JLL has rendered to the Debtors.

Services To Be Rendered

- 6. In connection with the Debtors' cases, JLL intends to provide to the Debtors with the following types of professional services:
 - (a) maintenance of the Debtor's real property information database containing key data of all owned and leased locations;
 - (b) coordination of all lease real estate-related payables including rent and property tax payments;
 - (c) issuance of notice and recommendations relating to notice provisions, expiration dates, or other dates for action by the Debtors;
 - (d) performance of an initial evaluation and abstract of all real property interests;
 - (e) strategic planning services;

- (f) leasing, subleasing, lease termination, or other lease disposition services;
- (g) purchase and sale services;
- (h) assistance with all facility planning and strategy; and
- (i) field review of each location, analysis of market costs and comparison of lease rates by facility.

Disinterestedness Of JLL

- 7. JLL performs non-professional facilities management services for Delphi Corp. that are unrelated to the Real Estate Administrative and Transaction Services addressed in this affidavit. JLL held a general unsecured prepetition claim against Delphi Corp. in the amount of \$362,466.37 arising from its facilities management contract with Delphi Corp. JLL has waived that claim.
- 8. JLL has conducted a check for conflicts of interest and other conflicts and connections with respect to the Debtors' bankruptcy cases. JLL has reviewed of JLL's year-to-date revenue by client by service line. These service lines include transaction services, project management services, leasing and management services, and investment management services.
- 9. Based on the conflicts search conducted to date and described herein, to the best of my knowledge, and except as otherwise stated herein, neither I, JLL, nor any principal or employee thereof, insofar as I have been able to ascertain, (a) have any connection with the Debtors, their creditors, or any other party-in-interest, or their respective attorneys or accountants other than providing the Debtors with facility maintenance and administration services outside of the Engagement Agreement, (b) are "disinterested persons" under section 101(14) of the Bankruptcy Code, and as required under section 327(a) of the Bankruptcy Code, and (c) do not hold or represent an interest adverse to the estate.

- 10. In connection with the preparation of this Affidavit, JLL conducted a conflicts examination including (a) Debtors' affiliates and subsidiaries; (b) current and former directors and officers of the debtors (of the past five years); (c) lenders; (d) insurers; (e) professionals; (f) parties to litigation and their counsel; (g) holders of 5% or more of any outstanding equity security of the Company; (h) record noteholders holding 5% or more of any outstanding issuance of notes of the Company; (i) top 50 creditors; (j) indenture trustees; (k) underwriters of securities issued in the past three years; (l) counterparties to major leases; (m) counterparties to major contracts; (n) lienholders; (o) major customers; (p) major suppliers; (q) state and other governmental authorities; (r) letter of credit issuers and beneficiaries; (s) unions; and (t) other miscellaneous interested parties.
- 11. Based upon this research, I have determined that JLL has in the past represented, currently represents, and will likely represent in the future, certain of the Debtors' creditors and other parties-in-interest in matters unrelated to the Debtors or these chapter 11 cases. I do not believe that the foregoing raise any actual or potential conflicts of interest of JLL relating to the representation of the Debtors in these chapter 11 cases, but such relationships are disclosed in Exhibit A hereto of an abundance of caution.
- 12. JLL will periodically review its files during the pendency of these chapter 11 cases to ensure that no disabling conflicts or other disqualifying circumstances exist or arise. If any new relevant facts or relationships are discovered or arise, JLL will use reasonable efforts to identify such further developments and will promptly file a supplemental affidavit as required pursuant to Bankruptcy Rule 2014(a).
- 13. I am not related, and to the best of my knowledge, no principal or employee of JLL is related, to any United States District Judge or United States Bankruptcy Judge in the

Southern District of New York or to the United States Trustee for such district or any employee in the office thereof.

Professional Compensation

- 14. JLL has not received compensation from the Debtors for the work to be performed under the Engagement Agreement in the past 90 days. As indicated in the Engagement Agreement, JLL will charge Delphi for the costs of the salary of all dedicated administrative personnel and an overhead allocation profit factor equal to 75% of the salaries of said personnel. This amount will amount to approximately \$16,375 per month with a one time set-up fee of approximately \$27,000. JLL will also charge Delphi for the costs of salary of all dedicated transaction services personnel (excluding bonuses, benefits, and payroll taxes) in accordance with a salary schedule acceptable to Delphi and an overhead allocation profit factor equal to 55% of the transactional services salaries. This fee will equal approximately \$46,000 per month.
- 15. According to the Engagement Agreement, JLL will be entitled to a commission or fees as agreed to by Delphi for leasing/subleasing, sales, purchases, expansions, and renewals subject to customary market leasing commissions. In no event shall the commission due JLL exceed the commission cap scale identified in Schedule I of Exhibit B to the Engagement Agreement. JLL has also agreed to give Delphi a discount on the commissions based on revenue sharing procedure described in the Engagement Agreement and the revenue sharing schedule, thereby reducing the overall commissions due to JLL.
- 16. The Debtors have also agreed to reimburse the actual and reasonable out-of-pocket expenses incurred by JLL in connection with the services provided pursuant to the

JLL has received payment in the past 90 days for services rendered and expenses incurred for facility maintenance and administration services that JLL has performed for the Company's owned and leased properties in the ordinary course of the Debtors' business under a purchase order.

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Engagement Agreement. JLL will maintain detailed records of any actual and necessary costs

and expenses incurred in connection with the aforementioned services.

17. JLL will file interim application(s) for payments of fees and expenses to the

Court, in accordance with the applicable provisions of the Bankruptcy Code, Bankruptcy Rules,

and the guidelines approved by the orders entered by the Court in these cases, including but not

limited to the Administrative Order Pursuant to 11 U.S.C. §331 Establishing Procedures for

Interim Compensation and Reimbursement of Expenses of Professionals, entered by this Court

on November 4, 2005 (Docket No. 869).

18. JLL acknowledges that all amounts paid to JLL during these chapter 11

cases are subject to final allowance by this Court. In the event that any fees or expenses paid to

JLL during these cases are disallowed by this Court, the fees and expenses will be disgorged by

JLL and returned to the Debtors or as otherwise ordered by this Court.

James C. Becker

Sworn to before me

this 25th day of January, 2006

Notary Public

OFFICIAL SEAL
CHRISTINA CARPENTER
INTERVIEWED STATE OF ILLINOIS

NV COMMISSION EXPIRES 4-10-2008